

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspio.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/342,917	06/30/1999	HIROAKI SUGIURA	862.2900	7289
5514	7590 10/31/2005		EXAMINER	
FITZPATRICK CELLA HARPER & SCINTO 30 ROCKEFELLER PLAZA			WANG, JIN CHENG	
NEW YORK, NY 10112			ART UNIT	PAPER NUMBER
ŕ			2672	· ·
			DATE MAIL ED: 10/31/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Application No.	Applicant(s)				
		09/342,917	SUGIURA, HIROAKI				
		Examiner	Art Unit				
		Jin-Cheng Wang	2672				
Period fo	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
WHIC - Exter after - If NO - Failu Any r	CRTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATE is insign of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period we treat to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION (6(a). In no event, however, may a reply be tim ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE!	N. nely filed the mailing date of this communication. D. (35 U.S.C. 8 133)				
Status			•				
1)🖂	Responsive to communication(s) filed on 22 Au	iaust 2005.					
	This action is FINAL . 2b) This action is non-final.						
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims						
4)🖂	☑ Claim(s) <u>1,4-6,11 and 12</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)□	5) Claim(s) is/are allowed.						
6)⊠	Claim(s) <u>1, 4-6 and 11-12</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
8)[Claim(s) are subject to restriction and/or	election requirement.					
Applicati	on Papers	•					
9) The specification is objected to by the Examiner.							
10)[10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority u	nder 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No						
	3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
		•					
Attachment	(s)						
1) 🔲 Notice	e of References Cited (PTO-892)	4) 🔲 Interview Summary ((PTO-413)				
	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	te				
	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) No(s)/Mail Date	6) Other:	atent Application (PTO-152)				

DETAILED ACTION

Response to Amendment

Applicant's submission filed on August 22, 2005 has been entered. Claims 1, 4, 6, 11-12 have been amended. Claims 2-3, 7-10, and 13-23 have been canceled. Claims 1, 4-6, and 11-12 are pending in the present application.

Response to Arguments

Applicant's arguments filed August 22, 2005 have been fully considered, but are moot in view of the new ground(s) of rejection. As addressed below, Komaki and Schwartz teach the claim limitations.

The base claim 1 recites the two "wherein the weight value is calculated by an integer computation using distance between positions of input data and a grid adjacent to the input data, and is multiplied by a constant which is a power of 2 greater than the intervals of the grids." First of all, earlier on the in the claim 1, applicant recites "to store weight values". It cannot be ascertained if only one of the weight values is calculated, or a plurality of weight values are calculated from the claim language set forth in above. From applicant's specification, it cannot be determined what weight value applicant's claim 1 correspond to. The weight value could be the u'. v' values in equation 6-10 in page 13 of the specification, or the (L-u') and v' in the equations 6-10 of the specification.

Moreover, according to applicant's specification, for example, equations 6-10 of applicant's specification, to which applicant's claim 1 is most relevant, the weight value is calculated using the ratios of two value, e.g., X-X0 and X1-X0, and is multiplied by a constant

which is a power of 2. It cannot be said that the weight value is exactly calculated by an integer computation using distance between positions of input data and a grid adjacent to the input data, and is then multiplied by a constant which a power of 2.

Although Komaki does not exactly disclose "the weight value is calculated by an integer computation using distance between positions of input data and a grid adjacent to the input data, and is multiplied by a constant which is a power of 2 greater than the intervals of the grids" in view of the weight value from the applicant's specification in various forms, Komaki discloses the weight value is calculated using distance between the positions of input data and a grid adjacent to the input data (see, Figs. 6-37). The weight value $2^{n} - dy - dz$ is calculated using $1 - (dy+dz)/2^n$ by an addition between integers 0 < dy, $dz < 2^n$ and division by the integer 2^n and is multiplied by a power of 2 greater than the intervals of the grids; see col. 9-11 and 13; Figs. 4-37. Moreover specifically, applicant's weight value in the specification may be different in various different embodiments which may further be a variation of Komaki's weight values, however, it would have been obvious to have modified Komaki's weight value because Komaki teaches a variety of different weight values in the computation (See Figs. 6-37). Doing the modification on the weight values of Komaki would enable different computation schemes to be realized for different image input data (See Komaki Figs. 6-37).

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it

pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 1, 4-6, and 11-12 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

For example, the base claim 1 recites the two "wherein the weight value is calculated by an integer computation using distance between positions of input data and a grid adjacent to the input data, and is multiplied by a constant which is a power of 2 greater than the intervals of the grids." First of all, earlier on the in the claim 1, applicant recites "to store weight values". It cannot be ascertained if only one of the weight values is calculated, or a plurality of weight values are calculated from the claim language set forth in above. From applicant's specification, it cannot be determined what weight value applicant's claim 1 correspond to. The weight value could be the u'. v' values in equation 6-10 in page 13 of the specification, or the (L-u') and v' in the equations 6-10 of the specification.

Moreover, according to applicant's specification, for example, equations 6-10 of applicant's specification, to which applicant's claim 1 is most relevant, the weight value is calculated using the ratios of two value, e.g., X-X0 and X1-X0, and is multiplied by a constant which is a power of 2. It cannot be said that the weight value is exactly calculated by an integer

computation using distance between positions of input data and a grid adjacent to the input data, and is then multiplied by a constant which a power of 2.

To comply with the "written description" requirement of 35 U.S.C. 112, first paragraph, an applicant must convey with reasonable clarity to those skilled in the art that, as of the filling date sought, he or she was in possession of the invention. The invention is, for purposes of the "written description" inquiry, whatever is now claimed. Vas-Cath, Inc. v. Mahurkar, 935 F.2d 1555, 1563-64, 19 USPQ2d 1111, 1117 (Fed. Cir. 1991). For purposes of written description, one shows "possession" by descriptive means such as words, structures, figures, diagrams, and formulas that fully set forth the claimed invention. Lockwood v. American Airlines, Inc., 107 F.3d 1565, 1572, 41 USPQ2d 1961, 1966 (Fed. Cir. 1997). Such descriptive means cannot be found in the disclosure for the inventions of the base claim 31, 32 and 36.

Claims 4-5 depend upon the claim 1 and are rejected due to their dependency on the claim 1.

The base claims 6, 11 and 12 are subject to the same rationale of rejection set forth in the claim 1.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1, 4-6 and 11-12 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

For example, the base claim 1 recites the two "wherein the weight value is calculated by an integer computation using distance between positions of input data and a grid adjacent to the input data, and is multiplied by a constant which is a power of 2 greater than the intervals of the grids." First of all, earlier on the in the claim 1, applicant recites, "to store weight values". It cannot be ascertained if only one of the weight values is calculated, or a plurality of weight values are calculated from the claim language set forth in above. Thus, applicant failed to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

From applicant's specification, it cannot be determined what weight value applicant's claim 1 correspond to. The weight value could be the u'. v' values in equation 6-10 in page 13 of the specification, or the (L-u') and v' in the equations 6-10 of the specification. Thus, applicant failed to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Moreover, according to applicant's specification, for example, equations 6-10 of applicant's specification, to which applicant's claim 1 is most relevant, the weight value is calculated using the ratios of two value, e.g., X-X0 and X1-X0, and is multiplied by a constant which is a power of 2. It cannot be said that the weight value is exactly calculated by an integer computation using distance between positions of input data and a grid adjacent to the input data, and is then multiplied by a constant which a power of 2. Thus, applicant failed to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 4-5 depend upon the claim 1 and are rejected due to their dependency on the claim 1.

Application/Control Number: 09/342,917

Art Unit: 2672

The base claims 6, 11 and 12 are subject to the same rationale of rejection set forth in the claim 1.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 3-6 and 11-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Komaki U.S. Patent No. 5,883,821 (hereinafter Komaki) in view of Schwartz U.S. Patent No. 5,644,509 (hereinafter Schwartz).

Re claim 1, Komaki teaches a data conversion method of performing image processing on image data expressed in plural components by using a multi-dimensional look-up table (LUT) and outputting processed image data comprising the steps of setting grid positions (selecting the grid positions) of the multi-dimensional look-up table, obtaining output data of grids of the multi-dimensional look-up table which corresponds to the input image data (col. 1, lines 61-67), generating a weight table to store weight values based on the set grid positions wherein the weight value is calculated by an integer computation using distance between positions of input data and a grid adjacent to the input data, and is multiplied by a constant which is a power of 2 greater than the intervals of the grids (e.g., $2^{n} - dy - dz$ is calculated using $1 - (dy + dz)/2^{n}$ by

an addition between integers 0 < dy, $dz < 2^n$ and division by the integer 2^n and is multiplied by a power of 2 greater than the intervals of the grids; see col. 9-11 and 13; Figs. 4-37), obtaining the weight values corresponding to the plural components of input image data by referring to the weight table (col. 9-11 and 13), calculating the processed image data which corresponds to the input image data by interpolation using the obtained output data, the obtained weight values and the constant as a divisor (col. 2, lines 10-30; col. 9-11 and 13).

In other words, Komaki teaches data transformation corresponds to data conversion as claimed. Data conversion is converting one data into another and data transformation is converting data too. Furthermore, Komaki transforms output data for a point from a sample point such as a grid point in a three dimensional look-up table (LUT). He teaches the input signals R, G, B is interpolated and the values are stored in the look-up table (LUT). In addition, Komaki transform output data for a point from a sample point such as a grid point in a three dimensional look-up table (LUT). Also, a function must be determined for the purpose of converting pixel color representations into known quantities of colored printer inks, typically with the amount expressed as an integer in the range of 0 to 255 for each of cyan, magenta, yellow, and black. The function accepts input values for the variables red, green, and blue, and produces output values which represent quantities of cyan, magenta, yellow, and black. Other color spaces in use as either input or output spaces include the colorimetric spaces which represent color based on the tristimulus values that represent a standard observer as defined by the Commission Internationale de l'Eclairage. CIE L*a*b* CIE L*u*v* and CIE XYZ are three spaces. In addition, Komaki discloses grids arranged at non-uniform intervals and a constant such as 2\(^n\) which is a large value greater than a value corresponding to a maximum interval (n)

of the grids (col. 9. line 61 to col. 11, line 14). The interpolation to be performed becomes an eight point interpolation using eight grid point data when k is eight and the interpolation space becomes cubic. The interpolation to be performed becomes a five point interpolation using five grid point data when k is five. The shape of the solid body to express the interpolation space is then variable depending upon selection of the five grid points.

Although Komaki does not exactly disclose "the weight value is calculated by an integer computation using distance between positions of input data and a grid adjacent to the input data, and is multiplied by a constant which is a power of 2 greater than the intervals of the grids" in view of the weight value disclosed in applicant's specification in various forms, however, Komaki discloses the weight value is calculated using distance between the positions of input data and a grid adjacent to the input data (see, Figs. 6-37). The weight value $2^{n} - dy - dz$ is calculated using $1 - (dy+dz)/2^n$ by an addition between integers 0 < dy, $dz < 2^n$ and division by the integer 2^n and is multiplied by a power of 2 greater than the intervals of the grids; see col. 9-11 and 13; Figs. 4-37. Moreover specifically, applicant's weight value in the specification may be different in various different embodiments which may further be a variation of Komaki's weight values, however, it would have been obvious to have modified Komaki's weight value because Komaki teaches a variety of different weight values in the computation (See Figs. 6-37). Doing the modification on the weight values of Komaki would enable different computation schemes to be realized for different image input data (See Komaki Figs. 6-37).

Komaki does not specifically teach the claim limitation of "the interpolation is executed by an integer computation and uses the constant as a divisor".

However, Komaki suggests the claim limitation of "the interpolation is executed by an integer computation and uses the constant as a divisor" in col. 2, lines 10-30 and col. 9-11 and 13 wherein a constant of power of 2 such as 2ⁿ has been used as a divisor in the interpolation formula and the interpolation has employed subtraction, addition and division among some integers (see also col. 9-11 and 13).

Therefore, according to the teaching of Komaki, it would have been obvious to incorporate a divisor and integer computation in the interpolation. Doing so would enable accuracy and efficiency without sacrificing speed or error performance.

Komaki does not specifically teach the claim limitation of "grids arranged at non-uniform intervals".

However, Schwartz teaches the claim limitation of "grids arranged at non-uniform" intervals" used to create the look-up table for the non-uniform output grid to produce the nonuniformity and create a spacing that increases as the distance from the point of interest increases and thereby the accuracy is three times greater in the region of interest for a non-uniform grid than a uniform grid in a three-dimensional color space (see Schwartz Figs. 6, 9-10 and column 3-5).

According to the combined teaching of Komaki and Schwartz, it would have been obvious to incorporate a non-uniform grid in a color look-up table. Doing so would enable the accuracy three times greater in the region of interest for a non-uniform grid than a uniform grid in a three-dimensional color space (see Schwartz Figs. 6, 9-10 and column 3-5).

Re claim 4, Komaki discloses grid positions corresponding to each of the components are set the same (Fig. 2-3). In figure 2 and 3, Komaki discloses the grid points are equal to each other and he performs interpolation by dividing interpolation grid into equal size thus each position are the same.

Re claim 5, Komaki discloses input value is image data in one of RGB, CMY, and XYZ color spaces (col. 1. lines 17-36 and 51-67; col. 9, lines 1-34). In other words, Komaki teaches input luminance signals RGB.

Re claim 6, the limitation of claim 6 is identical to claim 1 above. Therefore, claim 6 is treated with respect to grounds as set forth for claim 1 above.

Re claim 11, the limitation of claim 11 is identical to claim 1 above except for a computer program product comprising a computer readable medium having a computer program code.

Therefore, claim 11 is treated with respect to grounds as set forth for claim 1 above except for a computer program product comprising a computer readable medium having a computer program code.

As for a computer program product comprising a computer readable medium having a computer program code, Komaki teaches a program readable by a computer (col. 4, lines 57-59). When a computer has program then executes to allow the coding to program the system.

Re claim 12, the limitation of claim 12 is identical to claim 1 above except for a computer readable medium recorded data. Therefore, claim 12 is treated with respect to grounds as set forth for claim 1 above except for a computer readable medium recorded data. As for a computer readable medium recorded data, Komaki teaches a storage medium storing a program readable

Application/Control Number: 09/342,917

Art Unit: 2672

by a computer (col. 4. lines 57-59). A program readable by a computer corresponds to a computer readable medium recorded data. A recorded data is a stored data.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jin-Cheng Wang whose telephone number is (571) 272-7665. The examiner can normally be reached on 8:00 - 6:30 (Mon-Thu).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mike Razavi can be reached on (571) 272-7664. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 09/342,917

Art Unit: 2672

Page 13

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

jcw

MICHAEL RAZAVI SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2800